

IN THE UNITED STATES COURT OF FEDERAL CLAIMS

JENNER TORRENCE,

Plaintiff,

v.

UNITED STATES OF AMERICA,

Defendant,

Case No: 1:24-CV-00258-KCD

(Judge Kathryn C. Davis)

PLAINTIFF'S CONSENT MOTION TO EXTEND DEADLINES BY 5 DAYS

Under the court's current scheduling order (Dkt. 21), the plaintiff's motion for judgment on the administrative record is due on July 18, 2025. With the consent of the Defense, the plaintiff is requesting an additional five days, until July 23, 2025.

Plaintiff's counsel's office has suffered two unexpected power outages this week, which have delayed plaintiff's ability to finish the motion to standard; and while the plaintiff does not intend to *take* five days, he cannot trust that these outages will not recur, especially in light of current weather patterns. Counsel believes that a five day extension will both allow him to complete the motion and prevent the need to request any more extensions. Counsel believes this circumstance constitutes good cause under RCFC 6(b).

In fairness, to both sides, and with the consent of the Defense, the plaintiff is asking that the defense's next deadline (August 13, 2025) be likewise extended 5 days, until August 20, 2025; the plaintiff's response and reply until September 10, 2025; and the Defense's final reply until October 1, 2025.

Respectfully submitted,



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